From: <u>Bill Jacobs</u>
To: <u>Dan Peacock</u>

Subject: Re: Fw: Risk mitigation measures for rodenticides -- need for "pre-baiting" rodenticide bait stations.

Date: 03/03/2010 09:48 AM

SRRD attached copies of bait station assessment protocols (kids, dogs, adult use) to thew 5/28/08 RMD. The versions were not the last ones that I gave them and have since been informally amended by various "rulings" by various parties. However, those protocols would be a good place for Anie to start.

Also, I thought that the studies were required to be submitted for Tiers 1-3. I also am not sure what Bo means by "white papers".

▼ <u>Dan Peacock---03/03/2010 09:22:12 AM---Bill, Am I missing something? I thought that we included protocols in the 5/28/2008 RMD.</u>

From: Dan Peacock/DC/USEPA/US
To: Bill Jacobs/DC/USEPA/US@EPA

Date: 03/03/2010 09:22 AM

Subject: Fw: Risk mitigation measures for rodenticides-- need for "pre-baiting" rodenticide bait stations.

Bill,

Am I missing something? I thought that we included protocols in the 5/28/2008 RMD.

Thank You,

Daniel B. Peacock, Biologist

Tel: 703-305-5407 Fax: 703-308-0029

E-Mail: peacock.dan@epa.gov

Addresses:

United States Postal Service (USPS): USEPA, Insecticide-Rodenticide Branch, Registration Division (7504P), 1200 Pennsylvania Ave. NW, Washington, DC 20460-0001

Courier Deliveries: USEPA, Insecticide-Rodenticide Branch, Registration Division, Room S-4900, One Potomac Yard, 2777 Crystal Drive, Arlington, VA 22202

---- Forwarded by Dan Peacock/DC/USEPA/US on 03/03/2010 09:20 AM -----

From: Kable Davis/DC/USEPA/US

To: anie lauzon <anie.lauzon@hc-sc.gc.ca>

Cc: Dan Peacock/DC/USEPA/US@EPA, Bill Jacobs/DC/USEPA/US@EPA

Date: 03/02/2010 04:13 PM

Subject: RE: Risk mitigation measures for rodenticides-- need for "pre-baiting" rodenticide bait stations.

Anie-

Thanks for the email. Please see below for answers to your questions.

- 1. Yes we have. I can think of at least one tier 3 station, which was registered by Dan Peacock (copied). For more information, please contact Dan Peacock.
- 2. While there is no protocol or SOP , we will accept "white papers" and review the studies. However, registrants are not required to send us the studies. For more information, please contact Dan Peacock.
- 3. I do believe we keep a list, however I'm not sure how up to date it is. For more information, please contact Bill Jacobs (copied). He should be able to go into more detail.

If you need help contacting any of the above staff, please let me know. Enjoy the rest of your work week!

Sincerely, Bo

Kable Bo Davis
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U.S. Environmental Protection Agency
Insecticide-Rodenticide Branch
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Washington, DC 20460

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▼ anie lauzon ---03/02/2010 08:31:39 AM---Good morning,

From: anie lauzon <anie.lauzon@hc-sc.gc.ca>
To: Laura Parsons/DC/USEPA/US@EPA

Cc: Dan Peacock/DC/USEPA/US@EPA, Jennifer Gaines/DC/USEPA/US@EPA, Kable

Davis/DC/USEPA/US@EPA, Russell Wasem/DC/USEPA/US@EPA

Date: 03/02/2010 08:31 AM

Subject: RE: Risk mitigation measures for rodenticides-- need for "pre-baiting" rodenticide bait stations.

Good morning,

Thank you, Laura, for sending my request to your colleagues. The PMRA is currently planning the implementation of new risk mitigations measures for eight rodenticides in Canada, including the requirement that domestic class products be packaged with at

least one tamper-resistant bait station. I have the following questions, which I thought could probably be best answered by the Registration Division, along with my initial question (see email below):

- 1- Has the EPA received submissions for products sold with Tier 1, 2 or 3 bait stations thus far?
- 2- If so, what is the process (SOP) when evaluating the data sent along with the bait stations (e.g. results of tamper-resistance studies)? The PMRA feels that our process should be in line with the EPA's.
- 3- Does a list of acceptable bait stations exist, or if one being put together by the EPA?

Please let me know if you have any questions.

Thank you for your assistance,

Anie Lauzon Scientific evaluation officer / Agent d'évaluation scientifique PMRA, Health Canada / ARLA, Santé Canada 2720 Riverside Drive C359 P.L. 6603C Ottawa, ON K1A 0K9

Phone: (613) 736-3396 Fax: (613) 736-3840 anie.lauzon@hc-sc.gc.ca

From: Parsons.Laura@epamail.epa.gov [mailto:Parsons.Laura@epamail.epa.gov]

Sent: February 25, 2010 5:30 PM

To: anie lauzon

Cc: Peacock.Dan@epamail.epa.gov; Gaines.Jennifer@epamail.epa.gov;

Davis.Kable@epamail.epa.gov; Wasem.Russell@epamail.epa.gov

Subject: Re: Risk mitigation measures for rodenticides-- need for "pre-baiting"

rodenticide bait stations.

Hi Anie,

I do not believe that we got this comment that a 'pre-baited station with refills' would be much more expensive than a 'station with

refills'.

I don't remember the rationale behind why we thought that "pre-baiting" was necessary, but I am copying my colleagues in Registration Division to see if they have heard this comment from registrants or if they have strong opinions about whether the station should be pre-baited.

Hopefully, one of them can shed some light on this issue for us.

Thanks, Laura Parsons Pesticide Re-evaluation Division Office of Pesticide Programs

From: anie lauzon <anie.lauzon@hc-sc.qc.ca>

To: Laura Parsons/DC/USEPA/US@EPA

Date: 02/25/2010 09:32 AM

Subject: Risk mitigation measures for

rodenticides

Good morning,

I have another quick question regarding the risk mitigation measures for rodenticides being implemented in the U.S. In your Risk Mitigation Decision for Ten Rodenticides document, it states that "consumer size" products need to be sold packaged with a ready-to-use (prebaited) bait station (p. 13).

Health Canada's Pest Management Regulatory Agency (PMRA) is proposing the requirement of mitigation measures similar to those being implemented in the U.S., and has published a consultation document (REV2009-05). Comments were received with regards to the requirement that the bait station be ''pre-baited'' when packaged with more than one refill. It was argued that having the bait station pre-baited would not provide a benefit to the user and would result in an additional cost for registrants that will be passed on to consumers.

I would like to know if the USEPA has received similar comments, and if this requirement is being implemented.

Thank you for your assistance,

Anie Lauzon
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